UNITED STATES DISTRICT COURT SOUTHERN DISTRICT NEW YORK

HINDY TAUB,
individually and on behalf of
all others similarly situated,

Plaintiff,

- against
DEPARTMENT STORES NATIONAL BANK,
Defendant.

X

No. 1:08-CV-5053 (SHS)

ANSWER OF DEFENDANT
DEPARTMENT STORES
NATIONAL BANK TO CLASS
ACTION COMPLAINT

Defendant Department Stores National Bank ("DSNB") hereby answers the Class Action Complaint filed on May 23, 2008 (the "Complaint") by plaintiff Hindy Taub ("Plaintiff"), as follows:

- 1. Answering Paragraph 1 of the Complaint, DSNB admits that Plaintiff purports to assert claims under the Truth in Lending Act, 15 U.S.C. § 1601, et seq. ("TILA"). Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- 2. Answering Paragraph 2 of the Complaint, DSNB admits that Plaintiff purports to describe a portion of TILA, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- 3. Answering Paragraph 3 of the Complaint, DSNB admits that Plaintiff purports to seek recovery on the basis and in the amount alleged. Except as expressly admitted, DSNB denies each and every allegation set forth therein.

JURISDICTION AND VENUE

- 4. Answering Paragraph 4 of the Complaint, DSNB does not contest this Court's subject matter jurisdiction, and otherwise denies each and every allegation set forth therein.
- 5. Answering Paragraph 5 of the Complaint, DSNB does not contest that venue is proper, and otherwise denies each and every allegation set forth therein.

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PARTIES

- Answering Paragraph 6 of the Complaint, DSNB is without sufficient knowledge 6. or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.
- Answering Paragraph 7 of the Complaint, DSNB admits that Plaintiff purports to 7. bring the complaint as a "consumer," as that term is defined by § 1602(h) of TILA. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 8 of the Complaint, DSNB admits that it is a national 8. banking association with its sole place of business in Sioux Falls, South Dakota. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 9 of the Complaint, DSNB admits that it is a "creditor," as 9. defined by TILA and Regulation Z, 12 C.F.R. § 226.1, et seq.

FACTUAL ALLEGATIONS

- Answering Paragraph 10 of the Complaint, DSNB admits the allegations set forth 10. therein.
- Answering Paragraph 11 of the Complaint, DSNB admits that Plaintiff attaches to 11. the Complaint as Exhibits A and B a copy of a portion of a periodic statement with a closing date of May 30, 2007 and a copy of a document entitled "Department Stores National Bank Credit Card Agreement And Privacy Policy." Except as expressly admitted, DSNB is without sufficient knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.
- Answering Paragraph 12 of the Complaint, DSNB is without sufficient 12. knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.

CLASS ALLEGATIONS

Answering Paragraph 13 of the Complaint, DSNB admits that Plaintiff purports to 13. assert claims against it on an individual and class-action basis. Except as expressly admitted,

DSNB denies each and every other allegation set forth therein.

- Answering Paragraph 14 of the Complaint, DSNB admits that Plaintiff purports to 14. assert claims against it on a class-action basis. Except as expressly admitted, DSNB denies each and every other allegation set forth therein.
- Answering Paragraph 15 of the Complaint, DSNB admits that Plaintiff purports to 15. assert claims against it on a class-action basis, but to exclude the persons and entities set forth in Paragraph 15. Except as expressly admitted, DSNB denies each and every other allegation set forth therein.
- Answering Paragraph 16 of the Complaint, DSNB is without sufficient 16. knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.
- Answering Paragraph 17 of the Complaint, DSNB is without sufficient 17. knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.
- Answering Paragraph 18 of the Complaint, DSNB is without sufficient 18. knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.
- Answering Paragraph 19 of the Complaint, DSNB denies each and every 19. allegation set forth therein.
- Answering Paragraph 20 of the Complaint, DSNB denies each and every 20. allegation set forth therein.
- Answering Paragraph 21 of the Complaint, DSNB denies each and every 21. allegation set forth therein.
- Answering Paragraph 22 of the Complaint, DSNB is without sufficient 22. knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.
 - Answering Paragraph 23 of the Complaint, DSNB denies each and every 23.

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allegation set forth therein.

- Answering Paragraph 24 of the Complaint, DSNB denies each and every 24. allegation set forth therein.
- Answering Paragraph 25 of the Complaint, DSNB is without sufficient 25. knowledge or information to form a belief as to the truth of the allegations, and on that basis denies each and every allegation set forth therein.

COUNT I

Violations of the Truth in Lending Act

- Answering Paragraph 26 of the Complaint, DSNB repeats and restates its 26. responses to each and every allegation contained in the foregoing paragraphs as though fully set forth herein.
- Answering Paragraph 27 of the Complaint, DSNB admits that Plaintiff purports to 27. describe portions of TILA, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 28 of the Complaint, DSNB admits that Plaintiff purports to 28. describe Regulation Z, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 29 of the Complaint, DSNB admits that Plaintiff purports to 29. describe TILA, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 30 of the Complaint, DSNB admits that Plaintiff purports to 30. describe portions of TILA, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 31 of the Complaint, DSNB admits that Plaintiff purports to 31. describe portions of Regulation Z, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
 - Answering Paragraph 32 of the Complaint, DSNB admits that Plaintiff purports to 32.

describe portions of TILA, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.

- Answering the second Paragraph 33 of the Complaint, DSNB admits that Plaintiff 33. purports to describe portions of Regulation Z, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 34 of the Complaint, DSNB admits that Plaintiff purports to 34. describe portions of TILA and Regulation Z, which speak for themselves. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering the second Paragraph 35 of the Complaint, DSNB admits that Plaintiff 35. purports to describe portions of Regulation Z, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering the second Paragraph 36 of the Complaint, DSNB admits that Plaintiff 36. purports to describe portions of Regulation Z, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering the second Paragraph 37 of the Complaint, DSNB admits that Plaintiff 37. purports to describe portions of Regulation Z, which speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 38 of the Complaint, DSNB admits that Plaintiff opened a 38. Macy's account on or about May 2007 issued by DSNB. Except as expressly admitted, DSNB is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations, and on that basis denies such allegations.
- Answering Paragraph 39 of the Complaint, DSNB admits that it made periodic 39. statements available to Plaintiff on her account. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 40 of the Complaint, DSNB admits that Exhibit A to the 40. Complaint purports to be a portion of the May 2007 statement that was made available to Plaintiff and that speaks for itself. Except as expressly admitted, DSNB denies each and every

allegation set forth therein.

- Answering Paragraph 41 of the Complaint, DSNB states that the allegations 41. constitute conclusions of law as to which no response is necessary. To the extent a response is necessary, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 42 of the Complaint, DSNB admits that Exhibit A to the 42. Complaint purports to be a portion of the May 2007 statement that was made available to Plaintiff and that speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 43 of the Complaint, DSNB states that the allegations 43. constitute conclusions of law as to which no response is necessary. To the extent a response is necessary, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 44 of the Complaint, DSNB admits that it provided a copy 44. of the Department Stores National Bank Credit Card Agreement and Privacy Policy to Plaintiff. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 45 of the Complaint, DSNB admits that Exhibit B to the 45. Complaint purports to be a copy of the "Department Stores National Bank Credit Card Agreement And Privacy Policy" and that it speaks for itself. Except as expressly admitted, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 46 of the Complaint, DSNB states that the allegations 46. constitute conclusions of law as to which no response is necessary. To the extent a response is necessary, DSNB denies each and every allegation set forth therein.
- Answering Paragraph 47 of the Complaint, DSNB denies each and every 47. allegation set forth therein.

AFFIRMATIVE DEFENSES

Without assuming the burden of proof where it otherwise lies with Plaintiff, DSNB asserts the following further and affirmative defenses:

FIRST DEFENSE

(Failure To State A Claim)

The Complaint fails to state a claim upon which relief can be granted.

SECOND DEFENSE

(Statute Of Limitations)

The applicable statute of limitations, including, without limitation, 15 U.S.C. § 1640(e), bars Plaintiff's claims in whole or in part.

THIRD DEFENSE

(Bona Fide Error)

The Complaint is barred pursuant to 15 U.S.C. § 1640(c) because the violations of TILA, if any, resulted from a bona fide error.

FOURTH DEFENSE

(Good Faith)

DSNB at all times acted in good faith and in accordance with reasonable commercial standards, including, without limitation, 15 U.S.C. §§ 1640(c) & (f), thus precluding any recovery against DSNB.

FIFTH DEFENSE

(Ratification)

The Complaint and each of its purported claims are barred by the conduct, actions and inactions of Plaintiff under the doctrine of ratification.

SIXTH DEFENSE

(Set Off)

DSNB is entitled to recoupment to the extent of any amounts owed by Plaintiff or members of the putative class at the time of any judgment entered in this matter.

SEVENTH DEFENSE

(Waiver)

The Complaint and each of its purported claims are barred by the conduct, actions and

inactions of Plaintiff which amount to and constitute a waiver of any right or rights that Plaintiff may or might have in relation to the matters alleged in the Complaint.

EIGHTH DEFENSE

(Reservation of Rights)

DSNB expressly reserves the right to assert such other and further affirmative defenses as may be appropriate.

WHEREFORE, DSNB requests the following relief:

- That Plaintiff's Complaint be dismissed with prejudice; (1)
- That judgment be entered in DSNB's favor; (2)
- That the Court award DSNB its fees, expenses, and costs to the full extent (3) permitted by law; and
- That the Court award such other relief as it just and proper under the (4) circumstances.

Respectfully	submitted,
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Dated: July 23, 2008	By:	/S/
54004.041 , 25 , 2500	Anton F. Mikel	

Attorneys for Defendant DEPARTMENT STORES NATIONAL BANK

Of Counsel STROOCK & STROOCK & LAVAN LLP Lisa M. Simonetti (admitted pro hac vice)